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Form 225

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re:

Tenell M. Dalton Debtor(s) Bankruptcy Case No.: 10–27749–JKF Per August 25, 2011 proceeding

Chapter: 13 Docket No.: 46

ORDER

IT IS HEREBY ORDERED that the above–captioned case is DISMISSED WITHOUT PREJUDICE.

Each Income Attachment issued in the case is now TERMINATED.

Debtor(s) must immediately serve a copy of this *Order* on each employer/entity subject to an *Attachment Order*, so that each such employer/entity knows to stop the attachment.

Creditor collection remedies are **REINSTATED** pursuant to 11 U.S.C. §349, and creditors are directed to 11 U.S.C. §108(c) for time limits on filing a lawsuit to collect; generally, a creditor's lawsuit must be filed by the later of (1) the time deadline prescribed by state law, or (2) thirty days after date of this Order.

Debtor(s) remain legally liable for all of their debts as if the bankruptcy petition had not been filed.

Dated: August 25, 2011 <u>Judith K. Fitzgerald</u>

cm: All Creditors and All Parties In Interest

United States Bankruptcy Judge